

The Memphis Appeal.

Daily Appeal.

PUBLISHED BY

John R. McClanahan—Benjamin F. Dill.

Under the firm name of

McCLANAHAN & DILL.

To whom all letters on business, or otherwise, should

be addressed.

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Daily per month, \$0.50.

Single copy, 10 cents.

The paper will be delivered to all

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All advertisements will be charged

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and \$1 for each subsequent insertion.

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On Whitehall street, between Dece-

and the Atlanta and West Point

Railroad.

We have the satisfaction of announcing

to our friends that we are now publishing

and have now in connection with the

Memphis Appeal, one of the most

EXTENSIVE and LATEST

JOB PRINTING OFFICES

in the Confederacy.

And are consequently prepared to fill orders for

JOB WORK

OF EVERY DESCRIPTION.

Our facilities for executing Army work are

superior, and we invite the attention of Quar-

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ment officials thereto.

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Orders will be promptly filled by experienced

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McCLANAHAN & DILL,

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BROWN, FLEMING & CO.,

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Commission Merchants and Auctioneers,

(CORNER OF CHURCH AND

NASSAU STREETS, ATLANTA, GA.)

Wholesale and Retail Dealers in

all kinds of Groceries, Canned

Fruit, Pickles, and all other

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to him, who turned to the conductor and said,

with a smile, "Sir, want you ask

this Brigadier General, to take his foot up my

chair?" And when Gen. Lee, who was

land, and set all his baggage in the morning

to go shopping, he found the man in the

phantom procession, the commander of the forces

of the Confederacy, who was a hundred feet

taller than the man. Instead of shaking

hands, or attempting to shake hands, (the

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percent, stocks or bonds—after that time, they

are available only in four per cent.

The third class of notes are those, which the

Treasury to issue, and which are issued, after

the 1st of April last. These last notes are

available in six per cent, and are issued in

months after their date. If not then funded

they will be convertible only into four per

cent.

The eight per cent. notes were issued under

an act of Congress, declaring their fundability

in the hands of the holders, without limitation

of time, and as a part of the original

contract, and the attempted limitation is a plain

breach of that contract and gross violation of

the public faith. This act of Congress, which

limited fundability, in lieu of an unlimited one,

in point of time, even if it were justifiable or

reasonable, (which it is not), has violated the great

principle of the contract, and has rendered the

notes of the Government, which are now in the

hands of the public, as a whole, valueless.

In an editorial recently published in the

Richmond Dispatch, (a journal believed to

be the Government organ), the following

policy of the funding act is most distinctly

expressed: "The act of Congress, which

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it is time he was doing something to keep

himself from being a burden on the people.

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The army correspond of the New York

Herald gives the following graphic description

of the stampede of the 11th Federal army corps

at the battle of Chancellorsville.

The climate of the day was not yet

reached. The 11th corps had been ordered

to advance on the right of Burnside, and moved